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10 11 12	Attorneys for Defendants Nexo Financial LLC, N Financial Services Ltd., Nexo Services OU, Nexo and Nexo Capital Inc.	
13		DISTRICT COURT ICT OF CALIFORNIA
14 15	JUNHAN JEONG, individually and on behalf	CASE NO. 5:21-CV-02392-BLF
16	of himself and all others similarly situated, Plaintiff,	The Honorable Beth Labson Freeman
17	vs.	DECLARATION OF ANTONI TRENCHEV
18 19 20 21 22	NEXO FINANCIAL LLC, NEXO FINANCIAL SERVICES LTD., NEXO SERVICES OU, NEXO AG, and NEXO CAPITAL INC., Defendants.	Hearing Date: November 18, 2021 Hearing Time: 9:00 a.m. Courtroom: No. 3, 5th Floor Address: U.S. Courthouse 280 South 1st Street San Jose, CA 95113
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- 1. My name is Antoni Trenchev. I am more than twenty-one years old, and I have personal knowledge of the facts stated herein.
- 2. I am a director of Nexo Capital Inc. ("Nexo"). I occupied this position during December 2020 when the events referenced in Plaintiff Junhan Jeong's lawsuit occurred. In my role, I am familiar with Nexo's various Terms and Conditions. I am also familiar with the named defendants in this lawsuit, including their corporate structure.
- 3. Nexo offers various services to the clients who use its online platform. For one of those services, Nexo extends lines of credit to its clients secured by cryptocurrency collateral.
- 4. As part of participating in Nexo's platform, Mr. Jeong agreed to be bound by a set of Terms and Conditions. All clients of the platform agree to the "General Terms," "Wallet Terms," "Exchange Terms," and "Earn Terms," and subsequently those clients who request credit lines also agree to the "Borrow Terms."
- 5. A true and correct copy of Nexo's General Terms and Conditions is attached as **Exhibit A**.
- 6. A true and correct copy of Nexo's Wallet Terms and Conditions is attached as **Exhibit B**.
- 7. A true and correct copy of Nexo's Earn Terms and Conditions is attached as **Exhibit C**.
- 8. A true and correct copy of Nexo's Borrow Terms and Conditions is attached as **Exhibit D**.
- 9. Nexo also has a set of Exchange Terms and Conditions, but these were implemented after the events referenced in Mr. Jeong's lawsuit occurred.
- 10. On December 22, 2020, the Securities and Exchange Commission ("SEC") filed a lawsuit against Ripple Labs Inc. ("Ripple") and its CEO and Board Chairman. A true and correct copy of the SEC's Complaint is attached as **Exhibit E**. Mr. Jeong references the SEC lawsuit in paragraphs 5 and 52 of his complaint.
- 11. On December 22, 2020, in conjunction with its lawsuit, the SEC also issued a press release outlining the allegations against Ripple and its management. A true and correct copy of the SEC's Press Release is attached as **Exhibit F**. Mr. Jeong references the SEC announcement in paragraphs 5 and 52 of his complaint.
- 12. Mr. Jeong has sued five different defendants in this lawsuit: Nexo Capital Inc., Nexo Financial LLC, Nexo Financial Services Ltd., Nexo Services OÜ, and Nexo AG.

"European Nexo Entities").

- 13. Defendants seek dismissal of three foreign defendants for lack of personal jurisdiction: Nexo Financial Services Ltd., Nexo Services OÜ, and Nexo AG (collectively, the
- 14. Nexo Financial Services Ltd. is a United Kingdom company located at 1 Canada Square Floor 39, Canary Wharf, London, United Kingdom, E14 5AB. Nexo Financial Services Ltd. is not incorporated and does not have its principal place of business in California. Nexo Financial Services Ltd. is not registered to do business in California. Nexo Financial Services Ltd. does not maintain an office in California. Nexo Financial Services Ltd. does not have any operations or employees in California. Nexo Financial Services Ltd. is not the operating entity that issued the credit line that is the subject of this lawsuit.
- 15. Nexo Services OÜ is an Estonian company located at Tornimae tn 5

 Tallinn, 10145 Estonia. Nexo Services OÜ is not incorporated and does not have its principal place of business in California. Nexo Services OÜ is not registered to do business in California. Nexo Services OÜ does not maintain an office in California. Nexo Services OÜ does not have any operations or employees in California. Nexo Services OÜ is not the operating entity that issued the credit line that is the subject of this lawsuit.
- 16. Nexo AG is a Swiss company located at Grafenaustrasse 15 Zug, 6300 Switzerland. Nexo AG is not incorporated and does not have its principal place of business in California. Nexo AG is not registered to do business in California. Nexo AG does not maintain an office in California. Nexo AG does not have any operations or employees in California. Nexo AG is not the operating entity that issued the credit line that is the subject of this lawsuit.
- 17. The European Nexo Entities maintain their own separate corporate structures. They are distinct business entities from Nexo Capital Inc. The European Nexo Entities are incorporated and subject to regulation in different foreign jurisdictions, and they maintain separate corporate formalities.
- 18. The European Nexo Entities are distinct business entities, have their own directors (though

- some of those directors overlap), provide different types of services in different geographical regions, have maintained corporate formalities, have been adequately capitalized to meet their ongoing operational and financial obligations, have maintained separate bank accounts, have not commingled assets or funds, have maintained separate books and records, and have paid their own taxes, to the extent owed, in compliance with governing accounting standards.
- 19. Nexo Capital Inc. is a Cayman Islands company with its principal place of business in the United Kingdom. Nexo Capital Inc. issued the credit line to Mr. Jeong that is the subject of this lawsuit.
- 20. Defendants also seek dismissal of Nexo Financial LLC for lack of personal jurisdiction. Nexo Financial LLC is incorporated in Delaware and has its principal place of business in the United Kingdom. Nexo Financial LLC is not the operating entity that issued the credit line that is the subject of this lawsuit. Nexo Financial LLC obtained a California Finance Lender ("CFL") License on February 26, 2021—after the events referenced in Mr. Jeong's lawsuit occurred in December 2020. While Nexo Financial LLC is registered to do business and has a registered agent for service of process in California, it is my understanding that those facts alone are insufficient to establish general personal jurisdiction over Nexo Financial LLC.
- 21. Nexo Financial LLC maintains its own separate corporate structure from Nexo Capital Inc.

 They are distinct business entities, and they maintain separate corporate formalities.
- 22. Nexo Financial LLC and Nexo Capital Inc. are distinct business entities, have their own directors (though some of those directors overlap), provide different types of services, have maintained corporate formalities, have been adequately capitalized to meet their ongoing operational and financial obligations, have maintained separate bank accounts, have not commingled assets or funds, have maintained separate books and records, and have paid their own taxes, to the extent owed, in compliance with governing accounting standards.
- 23. Neither the European Nexo Entities nor Nexo Financial LLC dictate every facet of the business of Nexo Capital Inc., from broad policy decisions to routine matters of day-to-day